ATENT COOPERATION TREA. /

•	From the INTERNATIONAL BUREAU
PCT	То:
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year) 14 September 2000 (14.09.00)	SANDERSON, Nigel, Paul Harrison Goddard Foote Tower House Merrion Way Leeds LS2 8PA ROYAUME-UNI
Applicant's or agent's file reference	
P71276.WO	IMPORTANT NOTIFICATION
International application No. PCT/GB00/00125	International filing date (day/month/year)
PC1/GB00/00125	20 January 2000 (20.01.00)
	X the agent the common representative
Name and Address ATKINSON, Jonathan, David, Mark Dibb Lupton Alsop Fountain Precinct Balm Green Sheffield South Yorkshire S1 1RZ United Kingdom	Telephone No. 44 0 113 241 2641 Facsimile No. 44 0 113 245 2715 Teleprinter No.
2. The International Bureau hereby notifies the applicant that the	he following change has been recorded concerning:
X the person X the name X the add	Iress the nationality the residence
Name and Address SANDERSON, Nigel, Paul Harrison Goddard Foote Tower House Merrion Way Leeds LS2 8PA United Kingdom	Telephone No. 44 113 290 1400 Facsimile No. 44 113 244 2829 Teleprinter No.
3. Further observations, if necessary:	
4. A copy of this notification has been sent to: X the receiving Office the International Searching Authority X the International Preliminary Examining Authority	the designated Offices concerned X the elected Offices concerned other:
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Pascal Piriou
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338 83 38

ATENT COOPERATION TREA.

From the INTERNATIONAL BUREAU To: **PCT NOTIFICATION OF ELECTION Assistant Commissioner for Patents** United States Patent and Trademark (PCT Rule 61.2) Office **Box PCT** Washington, D.C.20231 **ETATS-UNIS D'AMERIQUE** Date of mailing (day/month/year) 14 September 2000 (14.09.00) in its capacity as elected Office International application No. Applicant's or agent's file reference PCT/GB00/00125 P71276.WO International filing date (day/month/year) Priority date (day/month/year) 20 January 2000 (20.01.00) 25 January 1999 (25.01.99) **Applicant** WILDE, Peter, Frederick 1. The designated Office is hereby notified of its election made: in the demand filed with the International Preliminary Examining Authority on: 11 August 2000 (11.08.00) in a notice effecting later election filed with the International Bureau on: 2. The election was not made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Pascal Piriou

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35



JC17 Rec'd PCT/PTO 2 5 JUL 2001

8 February 2001

European Patent Office D-80298 MÜNCHEN Germany Tower House Merrion Way Leeds LS2 8PA, UK

telephone

+44(0) 113 290 1400

facsimile

+44(0) 113 244 2829

email

haf@hafip.com

Your ref:

Our ref:

NPS/P71276WO

BY FAX:

0049 89 2399 4465

Sender:

Nigel Sanderson

Pages:

7

CONFIDENTIALITY NOTICE

This fax message is copyright and its content is confidential until such a time as it is legitimately placed on the public record. If you are not the intended recipient, you should be careful to respect this confidentiality, neither passing the content on, nor taking any personal advantage of it. Please let us know if you have received this fax in

error.

Dear Sirs

International Patent Application No PCT/GB00/00125 Naturol Limited

I refer to the written opinion in the International Preliminary Examination of this application dated 10th November 2000. In the opinion the examiner suggests that claims 1 to 8 of the present application are not novel with respect to WO 95/26794. The applicant respectfully disagrees.

WO95/26794 describes a process for extracting natural products such as flavoured or aromatic oils and biologically active compounds such as pesticides and pharmaceuticals using a C₁₋₄ (hydro) fluorocarbon and a co-solvent. It may first be noted that the materials which are extracted in accordance with this reference are very different from the fixed oils and mineral oils with which the present application is concerned. The oils described in WO95/26794 tend to be light and volatile in contrast to the non-volatile oils to which the present invention relates. It is furthermore important to note that the process described in WO 95/26794 requires an evaporation and condensing step of the solvent which is precisely the technique which the present invention seeks to avoid. See for example WO95/26794 at page 6 - penultimate paragraph, page 7 - last complete paragraph and the General Procedure outlined on page 8. See also page 5 - lines 6 to 8, page 6 -lines 1 to 5, page 16 lines 7 to 15 and 17 to 21, page 17 - lines 8 to 14 and the examples beginning at pages 19 and 22 of the present application. The examiner's attention is also drawn to the particular wording of Claim 1 of the present application in which it is stated that after the heating stage in step b), the resulting solution is separated from the substance in step c) and the oil is released from the solution in step d). This wording makes it quite clear that a distillation and condensation stage is not contemplated by the present invention as claimed.

A list of the names and professional qualifications of the partners is open to inspection at the above address.

9 February 2001

The examiner's comment that it is known that solubility of a given substance may increase with increasing temperature of the solvent is, of course, correct. However, the mere fact that a particular solvent is a good solvent for substance A at a range of temperatures, provides no information about the suitability of that solvent for a different substance B. WO95/26794 deals with different substances from those with which the present application is concerned. Furthermore, whilst the examiners statement is generally true, one cannot necessarily draw the further conclusion that the increase in solubility in a given solvent with increasing temperature will render it suitable for use in a process as described in the present application, and there is nothing in the prior art which suggests that the solvent 1, 1, 1, 2 – tetrafluoroethane would be suitable in that process, with or without a cosolvent. For these reasons it is believed that the present claims are patentably distinct from the teaching of WO95/26794. Claim 1 has been amended for consistency by changing "method" in line 1 to "process".

The examiner also objects that the apparatus claims (Claims 9–16) are not novel with respect to US4 331 695. Bearing in mind that Claim 9 of the present application specifically relates to an apparatus including HFC 134a as the solvent, it is assumed that the examiner is basing his objection on the mention at column 2 – lines 32 to 36 of US4 331 695 of halogenated hydrocarbons, even though there is a specific teaching against the use of these materials. Nevertheless, in order to fully distinguish the apparatus claims from the teaching of US4 331 695, we are filing herewith new Claims 9-15 in which former Claim 9 has been combined with former Claim 12 and consequential amendments have been made to the remaining claims. It is important to appreciate that US4 331 695 describes a process in which the oil is first extracted from the substrate at a given temperature and pressure which is below the critical temperature of the solvent. The solvent carrying the oil is then transferred to the second chamber where it is heated to a temperature above the critical temperature so that its density is lowered and the oil precipitates. This is in contrast to the present invention in which there is no requirement for the solvent to be heated above its critical temperature and, in the second stage of the process, the solvent is cooled in order to precipitate the oil. There is therefore a clear distinction from the teaching of US4 331 695.

We now await issuance of the International Preliminary Examination Report. Meanwhile, we enclose EPO Form 1037 to enable you to acknowledge receipt of this letter.

Yours faithfully

Sanderson, Nigel Paul European Patent Attorney

Enc: EPO Form 1037 Amended Claims

P71276WO EPO sm 8-02-01



From the:
INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

10: CANDERSON Nigel

SANDERSON, Nigel P. Harrison Goddard Foote

Tower House Merrion Way Leeds LS2 8PA GRANDE BRETAGNE PCT

WRITTEN OPINION

(PCT Rule 66)

17. NOV. 2000 041107

Date of mailing 10.11.2000 (day/month/year) within 3 month(s) REPLY DUE Applicant's or agent's file reference from the above date of mailing NPS/P71276WO Priority date (day/month/year) International filing date (day/month/year) International application No. 25/01/1999 20/01/2000 PCT/GB00/00125 International Patent Classification (IPC) or both national classification and IPC C11B1/10 Applicant NATUROL LIMITED et al.

- This written opinion is the first drawn up by this International Preliminary Examining Authority.
- This opinion contains indications relating to the following items:
 - Ⅰ 🖾 Basis of the opinion
 - I 🛘 Priority
 - III \square Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

 - V

 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
 - VI

 Certain document cited
 - VII

 Certain defects in the international application
 - VIII

 Certain observations on the international application
- The applicant is hereby invited to reply to this opinion.
 - When?

See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How?

By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9

Also:

For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

 The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 25/05/2001.

Name and mailing address of the international preliminary examining authority:

9))

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

Boonen, J

Formalities officer (incl. extension of time limits)

Mastropietro, M

Telephone No. +49 89 2399 8092



I.	Ba	sis	of	the	op	oinic	nc
----	----	-----	----	-----	----	-------	----

•		• • • • • • • • • • • • • • • • • • •	
1.	This in re	opinion has been sponse to an invita	drawn on the basis of (substitute sheets which have been furnished to the receiving Office ation under Article 14 are referred to in this opinion as "originally filed".):
	Des	cription, pages:	
	1-25		as originally filed
	Clai	ms, No.:	
	1-16	;	as originally filed
			· ·
	Drav	wings, sheets:	
	1/1		as originally filed
2.	With lang	n regard to the lan guage in which the	guage, all the elements marked above were available or fumished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	se elements were	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of p	ublication of the international application (under Rule 48.3(b)).
		the language of a 55.2 and/or 55.3)	translation furnished for the purposes of international preliminary examination (under Rule
3.	Witl inte	h regard to any nu rnational prelimina	cleotide and/or amino acid sequence disclosed in the international application, the ary examination was carried out on the basis of the sequence listing:
		contained in the i	ntemational application in written form.
		filed together with	n the international application in computer readable form.
			uently to this Authority in written form.
			puently to this Authority in computer readable form.
		the international	at the subsequently fumished written sequence listing does not go beyond the disclosure in application as filed has been furnished.
		The statement the listing has been to	at the information recorded in computer readable form is identical to the written sequence furnished.
4	. The	e amendments hav	ve resulted in the cancellation of:
		the description,	pages:

☐ the claims,

Nos.:

WRITTEN OPINION

the drawings,	sheets:
•	
This report has been	n established as if (some of) the amendments had not been made, since they have been

considered to go beyond the disclosure as filed (Rule 70.2(c)):

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Claims 1-16 no

Inventive step (IS)

Claims 1-16 no

Industrial applicability (IA)

Claims 1-16 yes

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: s e separate sheet

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The present claims 1 to 8 are not novel contrary to the requirements of Article 1. 33(2) PCT.

Document D1 WO-A-9 526 794 discloses in the locations cited in the Search Report a process for the extraction of oil from natural products. In examples 1 and 10 the solvant used is 1.1.1.2-tetrafluoroethane and for example dimethyl ether.

It is notified to the Applicant that it is known in the art that with elevated temperature the solvability of the oil increases. The Cacao butter for example will become more soluble.

The present claims 9 to 16 are also not novel. 2. Document D2 US-A-4 331 695 discloses in claim 1 and in figure 1 and in column1 and 2 the same sealable apparatus as presently claimed.

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 1. disclosed in the documents D1 and D2 is not mentioned in the description, nor are these documents identified therein.





FAX +49 89 2399-4465





Office européen d s br vets

Generaldirektion 2

Directorate General 2

Direction Générale 2

Correspondence with the EPO on PCT Chapter II demands

In order to ensure that your PCT Chapter II demand is dealt with as promptly as possible you are requested to use the enclosed self-adhesive labels with any correspondence relating to the demand sent to the Munich Office.

One of these labels should be affixed to a prominent place in the upper part of the letter or form etc. which you are filing.



INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

SANDERSON, Nigel P. Harrison Goddard Foote Tower House Merrion Way Leeds LS2 8PA **GRANDE BRETAGNE**

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT.**

(PCT Rule 71.1)

Date of mailing

(day/month/year)

30.04.2001

Applicant's or agent's file reference

NPS/P71276WO

IMPORTANT NOTIFICATION

International application No. PCT/GB00/00125

International filing date (day/month/year) 20/01/2000

Priority date (day/month/year)

25/01/1999

Applicant

NATUROL LIMITED et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

Le Bolloch, C

European Patent Office

D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Tel.+49 89 2399-8091





PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's NPS/P71		nt's file reference	FOR FURTHER AC	TION		cation of Transmittal of International y Examination Report (Form PCT/IPEA/416)
Internationa			International filing date (d	av/month	(vear)	Priority date (day/month/year)
PCT/GB0			20/01/2000	ш <i>улт</i> то	,,,,,,	25/01/1999
Internationa C11B1/10		nt Classification (IPC) or	national classification and IPC			
Applicant						
NATURO	LLIN	MITED et al.				
			mination report has been p t according to Article 36.	orepared	l by this Int	ernational Preliminary Examining Authority
2. This F	REPO	RT consists of a total	of 4 sheets, including this	cover s	neet.	
be (s	een a see R	mended and are the b	asis for this report and/or a 607 of the Administrative	sheets c	ontaining re	on, claims and/or drawings which have ectifications made before this Authority the PCT).
3. This r	eport	contains indications re	elating to the following item	ıs:		
ı	×	Basis of the report				
11						
III N.4				velty, inv	entive step	o and industrial applicability
V	⊠				novelty, inv	ventive step or industrial applicability;
VI		Certain documents				
VII	\boxtimes	Certain defects in the	e international application			
VIII		Certain observations	on the international applic	ation		
Date of sub	missio	on of the demand		Date of	completion of	of this report
11/08/20	00			30.04.2	001	
	exam	g address of the internation	onal	Authoriz	zed officer	STOREST MIDITAR
<u>)</u>))	D-80	opean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523	656 epmu d	Boone	en, J	

Telephone No. +49 89 2399 8513

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00125

I.	Bas	is of th report					
1.	the and	receiving Office in	nents of the internatio response to an invitati o this report since they	on under Artic	cle 14 are	referred to in this	nich have been furnished to s report as "originally filed" 16 and 70.17)):
	1-25	5	as originally filed				
	Clai	ms, No.:				•	
	1-15	5	as received on	09)/02/2001	with letter of	08/02/2001
	Dra	wings, sheets:					
	1/1	wings, sheets.	as originally filed				
			g ,				
		•					
2.	With lang	n regard to the lang Juage in which the	guage, all the element international application	s marked abo on was filed, ι	ove were a unless oth	vailable or furnis erwise indicated	hed to this Authority in the under this item.
	The	se elements were	available or furnished	to this Author	ity in the f	ollowing languag	e: , which is:
		the language of a	translation furnished f	or the purpos	es of the i	nternational sear	ch (under Rule 23.1(b)).
		the language of po	ublication of the interna	ational applic	ation (und	er Rule 48.3(b)).	
		the language of a 55.2 and/or 55.3).		or the purpos	ses of inter	national prelimin	ary examination (under Rule
3.	With inte	n regard to any nu o rnational prelimina	cleotide and/or amino ry examination was ca	o acid seque arried out on the	nce disclo he basis o	sed in the interna f the sequence li	ational application, the sting:
		contained in the ir	nternational application	n in written for	rm.		
		filed together with	the international appli	ication in com	puter reac	lable form.	×
		furnished subsequ	uently to this Authority	in written form	m.		
		furnished subsequ	uently to this Authority	in computer	readable f	orm.	
			at the subsequently fur application as filed has			e listing does no	t go beyond the disclosure i
		The statement the listing has been fu		rded in comp	uter reada	ble form is identi	cal to the written sequence
4.	The	amendments have	e resulted in the cance	ellation of:			
		the description,	pages:				

Nos.:

☐ the claims,

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00125

		the drawings,	sheets:		
5.					ome of) the amendments had not been made; since they have been as filed (Rule 70.2(c)):
		(Any replacement shoreport.)	eet contair	ning such	amendments must be referred to under item 1 and annexed to this
6.	Ado	litional observations, if	f necessar	y:	
V.		asoned statement un ations and explanatio			ith regard to novelty, inventive step or industrial applicability;
1.	Stat	tement			
	Nov	velty (N)	Yes: No:	Claims Claims	1-15
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-15
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-15
^	Cita	stions and explanation	c		

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The present claims 1 to 16 are both novel and inventive as required by Article 1. 33(2,3) PCT.

None of the cited prior art discloses extracting oil with 1.1.1.2-tetrafluoroethane wherein oil is released from the solution in a second vessel.

The second vessel is cooled.

The solvent in the second vessel is cooled and the oil precipitates.

Contrary to the prior art, there is no evaporation and condensing step.

There is no requirement of the solvent to be heated above his critical temperature.

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 1. disclosed in the document WO-A-9 526 794 is not mentioned in the description, nor is this document identified therein.





Claims

1. A process of extracting oil from a substance, the method comprising the steps of:

5

- a) contacting the substance with a solvent comprising HFC 134a, and optionally one or more co-solvents, in a sealed first vessel;
- b) elevating the temperature of the sealed first vessel, and optionally causing agitation of the heated mixture;
- c) separating the resulting solution from the substance by transferring the solution to a second vessel;
 - d) cooling at least the second vessel to release oil from solution; and

20

- e) separating the oil from the solution.
- 2. A process as claimed in claim 1, wherein the co-solvent is liquid at room temperature.

25

30

- A process as claimed in claim 1, wherein the 3. selected co-solvent is from the group comprising: low boiling aliphatic esters; ketones; hydrocarbons; chlorinated, fluorinated and chlorofluorinated dimethyl formamide; hydrocarbons; ethers; dimethyl sulphoxide; tetrahydrofuran; alcohols; carboxylic acids; acetic anhydride; and nitriles.
- 4. A process as claimed in claim 3, wherein the 35 co-solvent is selected from the group comprising:







alkanes; benzene and its esters; acetates and butyrates; acetone; methyl isobutyl ketone; methyl ethyl ketone; dichloromethane; dichloro difluoromethane; dimethyl ether; diethyl ether; methyl alcohol; ethyl alcohol; npropanol; iso-propanol; acetic acid; formic acid; and acetonitrile (methyl cyanide) anhydrous liquified ammonia; liquified sulphur dioxide; nitric nitrogen dioxide; nitrous oxide, and hydrogen sulphide, carbon disulphide, nitromethane, and nitrobenzene.

10

5

A process as claimed in claim 3 or 4, wherein 5. the co-solvent is selected from the group comprising: lower alkanes, lower alcohols (ie C₅ or lower), acetone, dimethyl ether and diethyl ether.

15

6. A process as claimed in any preceding claim, sealed first vessel is heated wherein the temperature of from 40 to 60°C, inclusive in step (b).

20

A process as claimed in any preceding claim, wherein the second vessel is cooled to a temperature in the range -10° to 25°C, inclusive, in step (d).

25

A process as claimed in any preceding claim, 8. substance is selected from the wherein the comprising: seeds, nuts, ground nuts, and oil shale or mud.

sealable apparatus comprising first 9. second vessels, each vessel having at least one closable 30. valve through which solvent may pass, wherein the first and second vessel are in fluid communication with one another by means of the closable valves, wherein the first vessel is adapted to receive a substance from which oil is to be extracted and incorporates a filtering 35







device to prevent passage of the substance out of the first vessel through the or each valve and the second vessel is provided with cooling means and/or is associated on its inlet side with means for cooling incoming solution, and wherein a solvent comprising HFC 134a together with one or more optional co-solvents is provided in the first vessel and may be transferred between the first and second vessels via the or each valve.

10

١.

15

5

10. Apparatus as claimed in claim 9, wherein the or each valve is a one way valve and the first and second vessels each have an inlet valve and an outlet valve, the apparatus being arranged in the form of a circuit so that the outlet valve of the first vessel is connected to the inlet valve of the second vessel, and the outlet valve of the second vessel, and the inlet valve of the first vessel, so that the flow of solvent around the circuit occurs in one direction only.

20

11. Apparatus as claimed in claim 9 or 10, wherein the first vessel is provided with a heating means and/or is associated on its inlet side with means for heating incoming solvent.

25

30

- 12. Apparatus as claimed in any of claims 9 to 11 wherein the apparatus includes a reservoir of additional solvent and means for introducing or removing solvent from the circuit, the point of addition or removal of solvent from the circuit preferably being between the outlet side of the second vessel and the inlet side of the first vessel.
- 13. Apparatus as claimed in any of claims 9 to 12,35 wherein the apparatus includes means for withdrawing from



PCT/GB00/0012



the second vessel directly and/or from the inlet side of the second vessel oil which has separated from the solvent.

- 14. Apparatus as claimed in any of claims 9 to 13, wherein the apparatus includes means for determining the pressure in the circuit and/or the temperature of th first and second vessels.
- 10 15. Apparatus as claimed in any of claims 9 to 15 wherein the first and second vessels are transparent pressure vessels capable of withstanding pressures of not more than 25 bar.





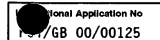
INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference P71276. WO		of Transmittal of International Search Report 20) as well as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 00/00125	20/01/2000	25/01/1999
Applicant		
NATUROL LIMITED et al.		
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Aut ansmitted to the International Bureau.	nority and is transmitted to the applicant
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.
1. Basis of the report		
 a. With regard to the language, the language in which it was filed, unl 	international search was carried out on the basess otherwise indicated under this item.	sis of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of t	he international application furnished to this
b. With regard to any nucleotide an was carried out on the basis of the	d/or amino acid sequence disclosed in the in a sequence listing:	ternational application, the international search
	nal application in written form.	
	mational application in computer readable for	n.
	this Authority in written form. this Authority in computer readble form.	
the statement that the sub	psequently furnished written sequence listing d s filed has been furnished.	oes not go beyond the disclosure in the
		s identical to the written sequence listing has be n
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4. With regard to the title,		
$oxed{X}$ the text is approved as su	bmitted by the applicant.	
the text has been establis	hed by this Authority to read as follows:	
5. With regard to the abstract.		
The text is approved as su	bmitted by the applicant.	
the text has been establis	hed, according to Rule 38.2(b), by this Authorie date of mailing of this international search rep	ty as it appears in Box III. The applicant may, out, submit comments to this Authority.
6. The figure of the drawing to be publ	ished with the abstract is Figure No.	. 1
as suggested by th appli	cant.	Non of th figures.
because th applicant fail	•	
because this figure better	characterizes the invention.	



INTERNATIONAL SEARCH REPORT



A. CLASSIFICATION OF SUBJECT MATTER IPC 7. C11B1/10 C11B9/02

C10G1/04

According to international Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) $IPC\ 7\ C11B\ C10G$

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

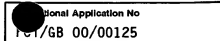
Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
x	WO 95 26794 A (ICI PLC ;POWELL RICHARD LLEWELLYN (GB); NAOKES TIMOTHY JAMES (GB);) 12 October 1995 (1995-10-12) page 2, paragraph 2 page 3, paragraph 1 page 4, paragraph 6 -page 5, paragraph 3 examples 1,10	1-8
x /	EP 0 616 821 A (ADVANCED PHYTONICS LTD) 28 September 1994 (1994-09-28) page 3, line 40-42 page 4, line 18-23 page 4, line 43 page 7, line 36-40 table 1	1-3,6-8
A	Examples	9–16

	,
χ Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in confilct with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search 17 April 2000	Date of mailing of the international search report 04/05/2000
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016	Authorized officer Rooney, K

2

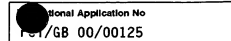
INTERNATIONAL SEARCH REPORT



	- //	FGT/GB 00	/00125		
C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT					
tegory'°	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.		
V	US 5 005 655 A (STOKKE OLAF M ET AL) 9 April 1991 (1991-04-09) column 3, line 60 -column 4, line 7 column 9, line 52-60		8		
L	US 4 331 695 A (ZOSEL KURT) 25 May 1982 (1982-05-25) column 1, line 62 -column 2, line 8 claim 1 figure 1		9-16		

2

INTERNATIONAL SEARCH REPORT mation on patent family members



						T T	
Patent docum nt cited in search report	:	Publication dat		Patent family m_mber(s)		Publication dat	
.WO 9526794	Α	12-10-1995	AU	678104		15-05-1997	
			AU	1897095		23-10-1995	
			BR	9507212		09-09-1997	
			CA	2185422		12-10-1995	
			CN	1147208		09-04-1997	
			EP	0752903		15-01-1997	
			JP	9510913		04-11-1997	
			NZ	281989) A 	27-05-1998	
EP 0616821	Α	28-09-1994	GB	2276392		28-09-1994	
			CA	2115599		23-08-1994	
			IL	108652		15-07-1998	
			US	5512285	5 A	30-04-1996	
US 5005655	Α	09-04-1991	DE	3885030		25-11-1993	
			DE	3885030		03-03-1994	
			EP	0302734		08-02-1989	
			US	4836302	2 A	06-06-1989	
US 4331695	Α	25-05-1982	AT	331374		25-08-1976	
			AR	196843		19-02-1974	
			AT	1099972		15-11-1975	
			BE	809028		21-06-1974	
			CA	1015373		09-08-1977	
			СH	581183		29-10-1976	
			DE	2363418		11-07-1974	
			DK	148691		02-09-1985	
			ES	421693		01-05-1976	
			FR	2211528		19-07-1974	
			GB	1446638		18-08-1976	
			ΙE	38654		10-05-1978	
			IT	1009074		10-12-1976	
			JP	49099302		19-09-1974	
			LU	69062		22-02-1974	
			NL	7317592		25-06-1974	
			NO	141168		15-10-1979	
			SE	392907	7 B	25-04-1977	



PATENT COOPERATION THAT

PCT

REC'D	02	MAY	2001
30	···		PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

14

Applicant's	or age	nt's file reference	FOR FURTUER ACTION	See Notification of Transmittal of International				
NPS/P71	276V	VO	FOR FURTHER ACTION	Preliminary Examination Report (Form PCT/IPEA/416)				
Internationa	appli	cation No.	International filing date (day/month	h/year) Priority date (day/month/year)				
PCT/GB0	0/00	125	20/01/2000	25/01/1999				
C11B1/10		nt Classification (IPC) or na	tional classification and IPC					
Applicant		41TED -4 -1						
NATURO	L LIN	MITED et al.						
and is	trans	mitted to the applicant a	according to Article 36.	d by this International Preliminary Examining Authority				
2. This F	REPO	RT consists of a total of	4 sheets, including this cover s	sheet.				
be (s	een a ee R	mended and are the bas	sis for this report and/or sheets of the Administrative Instruction	he description, claims and/or drawings which have containing rectifications made before this Authority ions under the PCT).				
3. This re	eport	contains indications rela	ating to the following items:					
1	\boxtimes	Basis of the report	·					
11		Priority						
III		Non-establishment of o	pinion with regard to novelty, in	nventive step and industrial applicability				
IV Lack of unity of invention								
V	 Neasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations suporting such statement 							
VI		Certain documents cit						
VII		Certain defects in the i						
VIII		Certain observations o	n the international application					
				•				
Date of sub	missio	on of the demand	Date of	f completion of this report				
11/08/2000				2001				
Name and mailing address of the international preliminary examining authority:				rized officer				

Boonen, J

Telephone No. +49 89 2399 8513

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

D-80298 Munich

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00125

			•			
I.	Bas	is f the report	4			
1.	the and	receivina Office in .	nents of the international response to an invitation o this report since they do	under Article 14 are	referred to in this	ch have been furnished to report as "originally filed" 6 and 70.17)):
	1-25	5	as originally filed			
	Clai	ms, No.:				
	1-15	5	as received on	09/02/2001	with letter of	08/02/2001
	Dra	wings, sheets:				
	1/1		as originally filed			
2.	With lang	n regard to the lang Juage in which the	guage, all the elements n international application v	narked above were a was filed, unless oth	available or furnish erwise indicated u	ed to this Authority in the nder this item.
	The	se elements were	available or furnished to t	his Authority in the f	ollowing language:	, which is:
		the language of a	translation furnished for	the purposes of the i	nternational searc	h (under Rule 23.1(b)).
		the language of pr	ublication of the internation	onal application (und	er Rule 48.3(b)).	
		the language of a 55.2 and/or 55.3).		the purposes of inter	rnational prelimina	ry examination (under Rule
3.			cleotide and/or amino a ry examination was carrie			
		contained in the ir	nternational application in	written form.		
		filed together with	the international applicat	tion in computer read	dable form.	
		furnished subsequ	uently to this Authority in	written form.		
		furnished subsequ	uently to this Authority in	computer readable f	orm.	
			at the subsequently furnis application as filed has be		ce listing does not	go beyond the disclosure in
		The statement that listing has been full		ed in computer reada	ble form is identica	al to the written sequence
4.	The	amendments have	e resulted in the cancella	tion of:		
		the description,	pages:			
		the claims.	Nos.:			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00125

		the drawings,	heets:		
5.		This report has been e considered to go beyon	stablishe nd the dis	d as if (so sclosure a	ome of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):
		(Any replacement sheer report.)	et contain	ning such	amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, if r	necessary	y:	
٧.		soned statement und tions and explanation			th regard to novelty, inventive step or industrial applicability; h statement
1.	Stat	tement			
	Nov	velty (N)	Yes: No:	Claims Claims	1-15
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-15
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-15

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

Re It m V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. The present claims 1 to 16 are both novel and inventive as required by Article 33(2,3) PCT.

None of the cited prior art discloses extracting oil with 1.1.1.2-tetrafluoroethane wherein oil is released from the solution in a second vessel.

The second vessel is cooled.

The solvent in the second vessel is cooled and the oil precipitates.

Contrary to the prior art, there is no evaporation and condensing step.

There is no requirement of the solvent to be heated above his critical temperature.

Re Item VII

Certain defects in the international application

1. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document WO-A-9 526 794 is not mentioned in the description, nor is this document identified therein.

Claims

1. A method of extracting oil from a substance, the method comprising the steps of:

5

- a) contacting the substance with a solvent comprising HFC 134a, and optionally one or more co-solvents, in a sealed first vessel;
- b) elevating the temperature of the sealed first vessel, and optionally causing agitation of the heated mixture;
- c) separating the resulting solution from the substance by transferring the solution to a second vessel;
 - d) cooling at least the second vessel to release oil from solution; and

20

- e) separating the oil from the solution.
- A process as claimed in claim 1, wherein the co-solvent is liquid at room temperature.
- 3. A process as claimed in claim 1, wherein the 25 group comprising: co-solvent is selected from the low boiling aliphatic esters; ketones; hydrocarbons; chlorofluorinated fluorinated and chlorinated, formamide; dimethyl ethers; hydrocarbons;

tetrahydrofuran; dimethyl sulphoxide; alcohols; carboxylic acids; acetic anhydride; and nitriles.

A process as claimed in claim 3, wherein the selected from the group comprising: is co-solvent 5 alkanes; benzene and its esters; acetates and butyrates; acetone; methyl isobutyl ketone; methyl ethyl ketone; dichloromethane; dichloro difluoromethane; dimethyl ether; diethyl ether; methyl alcohol; ethyl alcohol; npropanol; iso-propanol; acetic acid; formic acid; and 10 (methyl cyanide) anhydrous liquefied acetonitrile ammonia, liqufied sulphur dioxide, nitric oxide, nitrogen dioxide, nitrous oxide, and hydrogen sulphide, carbon disulphide, nitromethane, and nitrobenzene.

15

5. A process as claimed in claim 3 or 4, wherein the co-solvent is selected from the group comprising: lower alkanes, lower alcohols (ie C_5 or lower), acetone, dimethyl ether and diethyl ether.

20

- 6. A process as claimed in any preceding claim, wherein the sealed first vessel is heated to a temperature of from 40 to 60°C, inclusive in step (b).
- 7. A process as claimed in any preceding claim, wherein the second vessel is cooled to a temperature in the range 10° to 25°C, inclusive, in step (d).
- 8. A process as claimed in any preceding claim,
 30 wherein the substance is selected from the group

5

10

15

20

25

30

comprising: seeds, nuts, ground nuts, and oil shale or mud.

- 9. A sealable apparatus comprising first and second vessels, each vessel having at least one closable value through which solvent may pass, wherein the first and second vessel are in fluid communication with one another by means of the closable valves, wherein the first vessel is adapted to receive a substance from which oil is to be extracted and incorporates a filtering device to prevent passage of the substance out of the first vessel through the or each valve, and wherein a solvent comprising HFC 134a together with one or more optional co-solvents is provided in the first vessel and may be transferred between the first and second vessels via the or each valve.
 - 10. Apparatus as claimed in claim 9, wherein the or each valve is a one way valve and the first and second vessels each have an inlet valve and an outlet valve, the apparatus being arranged in the form of a circuit so that the outlet valve of the first vessel is connected to the inlet valve of the second vessel, and the outlet valve of the first vessel is connected to the inlet valve of the first vessel, so that the flow of solvent around the circuit occurs in one direction only.
- 11. Apparatus as claimed in claim 9 or 10, wherein the first vessel is provided with a heating means and/or is associated on its inlet side with means for heating incoming solvent.

- 12. Apparatus as claimed in claim 9, 10 or 11, wherein the second vessel is provided with cooling means and/or is associated on its inlet side with means for cooling incoming solution.
- 13. Apparatus as claimed in any of claims 9 to 12 wherein the apparatus includes a reservoir of additional solvent and means for introducing or removing solvent from the circuit, the point of addition or removal of solvent from the circuit preferably being between the outlet side of the second vessel and the inlet side of the first vessel.
- 14. Apparatus as claimed in any of claims 9 to 13, wherein the apparatus includes means for withdrawing from the second vessel directly and/or from the inlet side of the second vessel oil which has separated from the solvent.

20

5

10

15. Apparatus as claimed in any of claims 9 to 14, wherein the apparatus includes means for determining the pressure in the circuit and/or the temperatures of the first and second vessels.

25

16. Apparatus as claimed in any of claims 9 to 15 wherein the first and second vessels are transparent pressure vessels capable of withstanding pressures of not more than 25 bar.



WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7:

C11B 1/10, 9/02, C10G 1/04

(11) International Publication Number:

WO 00/43471

(43) International Publication Date:

27 July 2000 (27.07.00)

(21) International Application Number:

PCT/GB00/00125

A1

(22) International Filing Date:

20 January 2000 (20.01.00)

(30) Priority Data: 9901617.2% 9905054.4

25 January 1999 (25.01.99) 5 March 1999 (05.03.99)

GB GB

(71) Applicant (for all designated States except US): NATUROL LIMITED [GB/GB]; 2nd floor, Broadcasting House, Rouge Bouillon, St. Helier, Jersey JE2 3ZA (GB).

(72) Inventor; and

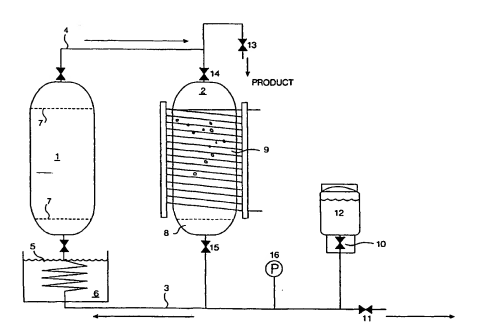
- (75) Inventor/Applicant (for US only): WILDE, Peter, Frederick [GB/GB]; The Ol-Factory, 91 Front Street, Thirsk Y07 1JP (GB).
- (74) Agents: ATKINSON, Jonathan, David, Mark et al.; Dibb Lupton Alsop, Fountain Precinct, Balm Green, Sheffield, South Yorkshire S1 1RZ (GB).

(81) Designated States: AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CR, CU, CZ, DE, DK, DM, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

(54) Title: PROCESS FOR EXTRACTING FIXED AND MINERAL OILS



(57) Abstract

The present invention relates to a method of extracting and concentrating oils from materials in which the oils are already dispersed. More particularly, the present invention is concerned with the extraction of fixed oils or mineral oils from materials using a process of solvent extraction which is performed under elevated pressure and temperature. The solvent medium may be HFC 134a alone, or HFC 134a in combination with a suitable co-solvent which can be determined in accordance with the invention.

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AL	A Ibania	ES	Spain	LS	Lesotho	SI	Slovenia
AM	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
AT	Austria	FR	France	LU	Luxembourg	SN	Senegal
ΑU	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
AZ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Bosnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Barbados	GH	Ghana	MG	Madagascar	ТJ	Tajikistan
BE	Belgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
BG	Bulgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	1E	Ireland	MN	Mongolia	UA	Ukraine
BR	Brazil	IL	Israel	MR	Mauritania	UG	Uganda
BY	Belarus	IS	Iceland	MW	Malawi	US	United States of America
CA	Canada	IT	Italy	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JP	Japan	NE	Niger	VN	Viet Nam
CG	Сондо	KE	Kenya	NL	Netherlands	YU	Yugoslavia
CH	Switzerland	KG	Kyrgyzstan	NO	Norway	zw	Zimbabwe
CI	Côte d'Ivoire	KР	Democratic People's	NZ	New Zealand		
CM	Cameroon		Republic of Korea	PL	Poland		
CN	China	KR	Republic of Korea	PT	Portugal		
CU	Cuba	KZ	Kazakstan	RO	Romania		
CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	LI	Liechtenstein	SD	Sudan		
DK	Denmark	LK	Sri Lanka	SE	Sweden		
EE	Estonia	LR	Liberia	SG	Singapore		

WO 00/43471 PCT/GB00/00125

PROCESS FOR EXTRACTING FIXED AND MINERAL OILS

The present invention relates to a method of extracting and concentrating oils from materials in which the oils are already dispersed. More particularly, the present invention is concerned with the extraction of fixed oils or mineral oils from materials using a process of solvent extraction which is performed under pressure.

The term "Fixed Oil" is usually used to describe oils of vegetable or animal origin which are not volatile oils. They routinely comprise natural mixtures of mono-, di and tri-glycerides, fatty acids, sterols (and their esters) and natural waxes.

15

20

5

"Mineral Oil" is a term usually used to describe petrochemical oils often derived from below ground level, which are normally mixtures of aliphatic and aromatic hydrocarbons of a very wide variety of chain length and molecular weight. These oils are often the sources of lubricating and fuel oils.

In a previous patent specification (GB 2,276,392), we described the use of 1,1,1,2 - tetrafluoroethane (HFC 25 134a or R 134a) as a solvent for the extraction of fragrant and aromatic essential oils from natural The term "Essential Oil" is usually used to sources. describe those volatile oils of low molecular weight which incorporate the fragrance and flavour of components 30 derived from plant materials.

WO 00/43471 PCT/GB00/00125

2

However HFC 134a is in fact a very poor solvent for many compounds, particularly less volatile compounds. Thus, whilst HFC 134a is able to dissolve some essential oils thereby facilitating extraction of such oils from plant-based materials, this solvent is not able easily to dissolve compounds of lower volatility such as fixed oils. HFC 134a is therefore capable of extracting only very high quality fragrant and aromatic essential oils ie delicate oils of high volatility and low molecular weight and it will not dissolve the fixed oils which are also frequently associated with these components in the natural raw material.

5

10

15

20

25

30

Furthermore, HFC 134a (which was developed in the late 1980's as a refrigerant intended to replace the environmentally unacceptable R12 difluoromethane) is so poor a solvent that it is not even adequately miscible with or soluble in the mineral oils traditionally used as lubricants in refrigeration compressors. This problem was so severe, in fact, that the chemical industry was obliged to synthesise completely new families of lubricants for use refrigeration compressors in which HFC 134a was to be HFC 134a as the refrigerant. used is therefore conventionally regarded as a very poor solvent.

Presently, there is no convenient and economical method of obtaining fixed oils from natural sources. The preparation of bulk commodity "fixed oils" for culinary cosmetic, food, pharmaceutical etc use, frequently from seeds and nuts such as corn (maize), ground nuts,



5

10

15

20

25

sunflower seeds, grape pips, rape seeds, olive pits, oil palm nuts, sesame seeds, 'evening primrose' seeds, cocoa beans, copra (dried coconut flesh) etc, is normally carried out in the first instance by a pressing procedure. This is not a particularly efficient method of obtaining the oils and results in significant wastage.

The seeds or other raw materials are mechanically disrupted and then the oil is squeezed out of the disrupted seed bio-mass in some form of filter press. Hydraulic, screw and continuous cavitation screw presses are well known internationally as means of expelling such oils. The oil obtained by such pressing (in the case of olive oil, for instance) is referred to in product for retail sale as virgin or extra virgin or cold-pressed olive oil.

Such presses, however, are only able to expel and remove a proportion of the fixed oils from the pressed cake. The remaining oil in the cake may be allowed to remain there and such "oil cake" is widely traded as animal food. However, in some cases (for example soya, evening primrose etc) it would be economically foolish to discard the cake at this stage and steps are taken to obtain more oils from the cake by means of solvent extraction.

In these circumstances, the oil cake is usually stirred or otherwise dispersed and brought in contact with a countercurrent of solvent such as hexane in which the fixed oil dissolves. In the past, benzene,

4

dichloromethane and other good solvents for such oils have been employed for this purpose. However, the traditional good solvents suffer the drawback that they are frequently toxic or hazardous to health.

5

10

The solution of fixed oil in the solvent is filtered and the solvent is then evaporated to release the oil. To achieve optimum economics, the cake may be "rinsed" several times with fresh solvent in order to remove the final traces of oil from it. After drying to remove the solvent the cake may then be sold for inclusion in animal food. However, traces of solvent may remain in the animal cake.

- 15 Steam injection into the oil (stripping) is frequently used as a means of lowering much of the final residue of solvent from the oil. However, it is inevitable that a proportion of residual solvent is still present and this is detectable in the oil derived by such 20 processes. The disadvantages of the process of solvent extraction thus include the loss of solvent and the risk of fire hazards since the solvent is usually highly flammable.
- Moreover the loss of solvent almost always occurs as a vapour in the form of a "VOC" (volatile organic compound) which is highly undesirable from an environmental viewpoint because it can lead to photochemical ozone generation.



The finished product from such processes are often intended for public consumption and the presence of toxic or harmful residues may present difficulties when seeking regulatory approval of the finished product.

5

The evaporation of the solvent from the solution of the oil, and the solvent recovery by condensation is expensive on account of the energy costs.

The present invention thus aims to provide an economical process which is also able to provide the extracted oils in relatively high yield. It is also an aim to provide a quick extraction process which can be used commercially.

15

20

25

30

It is also an aim to provide a process which is easy to run and which does not require bulky or complicated apparatus. It is another aim to use a solvent which is not environmentally damaging and which does not have any significant photochemical ozone generating potential. Such a process aims to eliminate or reduce the losses of solvent during the extraction process. Indeed, it is a further aim to provide a process in which solvent losses are minimised so that there is substantially 100% solvent recovery.

It is also an aim to avoid the risk of fire or explosion by using a non-flammable solvent system, or at least a system having a significantly reduced risk of fire or explosion.





It is also an aim to achieve a reduction in the or the absence of any toxic solvent residues in the final product. It is thus intended to dispense with the need for the elimination of or evaporation and condensation of large quantities of solvents.

According to one aspect of the present invention, there is provided a method of extracting oil from a substance, the method comprising the steps of:

10

5

- a) contacting the substance with a solvent comprising HFC 134a, and optionally one or more co-solvents, in a sealed first vessel;
- b) elevating the temperature of the sealed first vessel, and optionally causing agitation of the heated mixture;
- c) separating the resulting solution from the substance by transferring the solution to a second vessel;
 - d) cooling at least the second vessel to release oil from solution; and

25

e) separating the oil from the solution.

Surprisingly, we have found that HFC 134a, though a very poor solvent for fixed and mineral oils at low temperature, is actually a very much better solvent at elevated temperature. At 40 degrees Celsius for example,

10

15

20

25

30

7

cocoa butter (a fixed oil) dissolves in HFC 134a to a substantial extent, despite the fact that at a temperature only a few degrees lower, ie room temperature, cocoa butter does not dissolve to any appreciable extent in HFC 134a. The reason for this significant change in solubility of cocoa butter and other fixed and mineral oils is not presently understood. It is however speculated that the effect may be due perhaps to a change in the viscoelastic properties of the 'bound' fixed oil or mineral oil at a slightly elevated temperature.

According to another aspect of the present invention, provided a sealable there is apparatus comprising first and second vessels, each vessel having at least one closable value through which solvent may pass, wherein the first and second vessel are in fluid communication with one another by means of the closable valves, wherein the first vessel is adapted to receive a substance from which oil is to be extracted incorporates a filtering device to prevent passage of the substance out of the first vessel through the or each valve, and wherein a solvent comprising HFC 134a together with one or more optional co-solvents is provided in the first vessel and may be transferred between the first and second vessels via the or each valve.

In an embodiment, the or each valve is a one way valve and the first and second vessels each have an inlet valve and an outlet valve, the apparatus being arranged in the form of a circuit so that the outlet valve of the



first vessel is connected to the inlet valve of the second vessel, and the outlet valve of the second vessel is connected to the inlet valve of the first vessel, so that the flow of solvent around the circuit occurs in one direction only.

In another embodiment, the first vessel is provided with a heating means and/or is associated on its inlet side with means for heating incoming solvent.

10

5

In a further embodiment, the second vessel is provided with cooling means and/or is associated on its inlet side with means for cooling incoming solution.

In a further embodiment the apparatus includes a reservoir of additional solvent and means for introducing or removing solvent from the circuit. Preferably, the point of addition or removal of solvent from the circuit is between the outlet side of the second vessel and the inlet side of the first vessel.

In another embodiment, the apparatus includes means for withdrawing from the second vessel directly and/or from the inlet side of the second vessel oil which has separated from the solvent.

In a further embodiment, the apparatus includes means for determining the pressure in the circuit and/or the temperatures of the first and second vessels.

In a further embodiment, the first and second vessels are transparent pressure vessels capable of withstanding pressures of not more than 25 bar.

5 HFC 134a is a very poor solvent at ambient temperature as discussed above. At elevated temperatures its dissolving properties are improved somewhat but they are still relatively poor. Some solutes (such as fatty acids and triglycerides) are only slightly soluble even in hot HFC 134a ie a temperature of about 40 to 60°C.

In an embodiment of the process of the present invention, the solvent may be a mixture of HFC 134a and a co-solvent in which the desired oil is relatively soluble. The dissolving properties of HFC 134a are significantly increased by the addition of a co-solvent.

Suitable co-solvents which can be added to HFC 134a may be liquids at room temperature or liquefied gases.

20

25

30

15

For example, hydrocarbons such as the alkanes, benzene and its esters, low boiling aliphatic esters such as acetates and butyrates, ketones such as acetone, methyl isobutyl ketone, methyl ethyl ketone, chlorinated, fluorinated and chlorofluorinated hydrocarbons such as dichloromethane and dichloro difluoromethane, ethers and such as dimethyl ether and diethyl ether, dimethyl formamide, tetrahydrofuran, dimethyl sulphoxide, alcohols such as methyl alcohol, ethyl alcohol, n-propanol, isopropanol, acids such as acetic acid, formic acid and even acetic anhydride, nitriles such as acetronitrile (methyl



10

15

cyanide), anhydrous liquefied ammonia and other liquefied gases such as sulphur dioxide, nitric oxide, nitrogen dioxide, nitrous oxide, liquefied hydrogen sulphide, carbon disulphide, nitromethane, and nitrobenzene could all be used in this process.

Liquefied gases are preferred for ease of recovery of the extracted oil. These also have the benefit of resulting in low residue levels in both oil and spent raw material.

It is also important that the co-solvent does not damage the raw-material or the extract chosen and that the co-solvent is not toxic or hazardous to health. For this reason, lower alkanes and lower alcohols (ie C_5 or lower), acetone, dimethyl ether and diethyl ether are particularly preferred as co-solvents.

One example of the use of a solvent mixture is in the extraction of ground nut oil. Ground nut oil does not appreciably dissolve in HFC 134a alone even at 60 degrees Celsius (when its vapour pressure is of the order of 16 bar).

25 Ground nut oil readily dissolves in liquid butane at ambient temperature. However, this fact is of little value in an extraction process because a solution of ground nut oil in liquid butane may be cooled to very low (sub-zero) temperatures and still the solute will not precipitate from solution. There is also a fire risk with the use of butane. However, a carefully chosen

11

mixture of a co-solvent, such as liquid butane, and HFC 134a, which is tailored to the particular requirements of the extraction process may be used in the process of the present invention.

5

20

25

The appropriate co-solvent and HFC 134a:co-solvent ratio is determined as follows.

A bottle together with a removable seal is weighed and the weight recorded (Weight A). This assembly should be designed to be able to withstand a pressure of say 10 Barg.

Into the bottle is placed a sample of the solute-15 containing raw material to be extracted.

The bottle and seal is weighed again and the weight recorded (Weight B). The bottle is then closed and sealed. The difference between weight B and A is the weight of the solute.

The co-solvent alone is introduced into the bottle and the mixture shaken until the contents are homogenuous and the solute is in complete solution. The bottle and contents are weighed again and the final weight of the bottle and contents are recorded (Weight C). The difference between weight B and Weight C is the weight of the added co-solvent.

30 HFC 134a is then progressively introduced into the bottle. At first no obvious change takes place, but as





the quantity of HFC 134a increased, the contents of the bottle will be seen to turn from crystal clear to opalescent.

The weight of the bottle and contents is again recorded (Weight D). The difference between Weight D and Weight C is the quantity of HFC 134a added.

In order to ensure that the composition has reached its optimum, the bottle may now be placed in a refrigerator, whereupon the contents will become cloudy and a clear and distinct layer of oil will separate and float on the lower layer of clear solvent. The solvent at low temperature can then be withdrawn and introduced to another bottle charged with more of the solute-containing raw material. This cold solvent will not dissolve the solute, but on warming, it will be seen to form a homogeneous solution (which will itself separate again into two layers on cooling).

20

25

If this procedure is carried out carefully, it will allow calculation of the composition of a solvent mixture. For example: The total weight of solvent used is D - B. the weight of cosolvent is C - B and the weight of HFC 134a is D - C.

Hence the weight % composition of the solvent is:

Co-solvent = $(C - B / D - B) \times 100\%$

30 HFC 134a = $(D - C/D - B) \times 100\%$

The % concentration of solute in the solution = $(B-A/D-A) \times 100\%$

Example

A 210ml capacity PET bottle (to which an aerosol valve can be removably fitted) was weighed. The assembly weighed 48 grams.

Into the bottle was placed a sample of sunflower seed oil. The assembly now weighed 67 grams. Hence there was 19 grams of sunflower seed oil in it. The bottle was sealed.

Liquid butane was introduced into the bottle (via the aerosol valve) and weighed again. It now weighed 97 grams. Hence 30 grams of liquid butane had been introduced. The contents of the bottle (on shaking) were crystal clear.

- 20 HFC 134a was now introduced into this mixture. When the bottle weighed 163 grams, the contents became an opalescent but otherwise homogenous (single phase) liquid. 66 grams of HFC 134a had been added.
- Placing this bottle in a refrigerator at 4 degrees Celsius for half an hour caused two layers to form. The top layer was a pale yellow oily liquid and the lower one a water white clear liquid.
- Standing at room temperature for a few minutes caused the contents of the bottle to warm up and (on

shaking) the contents again became an opalescent homogeneous single phase liquid.

The composition of the solvent was (from the above quoted figures) 38% butane, 62% HFC 134a and the weight concentration of sunflower seed oil in solution in this solvent was 20%.

The invention will now be described with reference to Figure 1 which shows an apparatus suitable for continuous extraction of fixed and mineral oils according to one embodiment of the process of the present invention.

- Two vessels (1) and (2) equipped with closeable valves were coupled together via two sets of tubing (3, 4). Both vessels are capable of withstanding pressure typically up to 25bar. Below vessel (1), the tubing (3) was in the form of a coil (5) sitting in a bath of liquid (6) which could be heated and maintained at a preselected temperature. The coil of tubing (5) could, however, be heated by another means or vessel (1) could be heated directly.
- Vessel (1) was equipped with an internal filter (7) at both ends, whereas vessel (2) was equipped with a filter (8) only at the lower end.

The second vessel (2) was surrounded by coils (9)

30 containing a flow of cooling liquid and the outside of the coils was insulated. Other means of cooling vessel

10

15

30

15

(2) could also be used, for example a stream of cooling gas or a cooling bath.

The circuit was furnished with an inlet (10) and outlet (11) valves for solvent. During operation of the equipment, the inlet valve was coupled to a solvent reservoir (12) which could be used to both fill and the system with solvent and maintain the level of solvent during operation. Outlet valve (11) was provided to enable the system to be drained.

At the tope of vessel (2), a valve (13) is fitted to facilitate the recovery of oil when this becomes necessary or desirable. A pressure gauge (16) may be provided in the circuit.

The operation of the equipment may be described as follows:

- 1. Vessel (1) (which has removable end caps) is charged with the material from which oil is to be extracted (usually in the form of a finely divided particulate solid). The end caps and filters are then replaced. The vessel is then connected to the remainder of the equipment.
 - 2. The equipment (now fully sealed) is then fully charged with solvent from the bulk solvent storage tank (12) (which remains connected to the equipment throughout the operation). Air is allowed to escape from the equipment via controlled opening of the valve (13).

10

15

20

25

30

16

- 3. The hearing bath (6) is then filled with water or oil and the heating means turned on.
- 4. Cold liquid or gas is circulated round the cooling coils (5) causing the temperature of the second vessel (2) (and its contents) to cool.

As the temperature of the liquid in the heating bath rises, so does the temperature of solvent in the tube below vessel (1). This, of course, causes hot solvent in vessel (1) to rise through the contents of the vessel (1) due to natural convection. The contents of vessel (1) are restrained inside vessel (1) by the filters (7) disposed at the top and bottom. The liquid displaced upwards is replaced by cold liquid falling through vessel (2) due to convection.

The entire liquid in the circuit thus becomes mobile and circulating. As hot liquid passes up through the contents of vessel (1) oil is exacted from this material. As the solution enters the top of vessel (2) it is cooled and its solute (the oil) precipitates out of solution.

Because the oil is lighter than the solvent, it floats to the top of vessel (2) and collects there as it is not able to pass out of the bottom of vessel (2).

When it is considered that sufficient oil has been extracted, all the valves are closed except valves (14) (the inlet valve for vessel (2)) and valve (15) (the outlet valve for vessel (2)). Valve (13) is thus opened

to release the oil and the oil can be decanted into a bottle.

The system may be emptied after use by allowing solvent to drain out of valve (1) into a suitable container for recover by evaporation and re-cycling.

It will be immediately apparent to one versed in the art, that this process is capable of producing oil without any evaporative step. Since evaporation of the solvent is one of the major costs involved in more traditional methods of extraction, this constitutes a major improvement in the extraction of such oils and represents a significant cost saving.

15

20

25

30

10

5

Since the solvent is neither flammable, nor toxic, nor environmentally damaging and (in normal operation) is never released into the environment, the process of the present invention represents a significant improvement over current technologies.

In another embodiment of the process (not shown), the apparatus comprises two sealable vessels (which are preferably transparent and made of strengthened or reinforced glass) each being capable of withstanding a pressure of up to 20 bar or even 25 bar. Each vessel is equipped with a closeable valve which acts as an inlet and an outlet valve. One vessel is also equipped with a removable filtering device, such as a wire gauze or wire wool to prevent the exit of raw material from the vessel at the same time as the solvent is withdrawn.

The two vessels are connected to each other via their inlet/outlet valves so as to form a sealed unit. Typically each vessel is 50mls to 2000mls capacity, and preferably 100mls to 500mls. Such an apparatus is easily assembled and handled. However, there are no particular limitations other than the usual practical limitations, on the upper size of such apparatus.

In use, raw material is placed in the first vessel and the extraction medium (ie the solvent) is also introduced into the first vessel. The inlet/outlet valve of both vessels are then closed and the ensemble is warmed, typically to 40°-60° (and preferably not more than 50°C), in an oven or using other suitable heating means. The apparatus may be agitated during heating or may contain agitation means such as a magnetic flea.

After an appropriate residence time at the elevated (holding) temperature, typically in the range 1 to 20 minutes and preferably in the range 3 to 8 minutes from the point of view of efficiency and cost effectiveness, the solution is transferred from the first vessel to the second vessel and the ensemble is cooled to room temperature or lower. Ideally, the ensemble is cooled to a temperature in the range -10° to 25°C and preferably in the range 0° to 20°C. Cooling below -10°C is possible but increases the costs and complexity of the process.

30 Transfer of the solution is achieved via the inlet/outlet valves and the raw material remains in the

first vessel on account of the filter. The valves are closed following transfer of the solvent and before cooling is commenced.

19

On cooling, the extracted oil precipitates out of 5 solution and begins to aggregate. Since the extracted invariably significantly less dense that solvent medium the extracted oil floats on the top of the solvent layer as a separate immiscible/insoluble layer. The extracted oil can thus be easily separated by 10 decanting. The solvent, which is almost entirely free of the oil, can then be returned to the first vessel for use in a further extraction cycle. This process can be repeated several times if desired. From a practical point of view, 10 cycles is the upper limit with 3 to 5 15 cycles being preferred on the basis of efficiency and time.

This manual procedure, though highly effective, was somewhat tedious to carry out and the whole process is preferably performed as a continuous operation as described above.

The present invention will now be illustrated be
25 means of the following Examples in which Example 1
described the isolation of a fixed oil and Example 2
describes the isolation of a mineral oil. The procedures
described in these Examples are, of course, applicable to
other fixed and mineral oils.

10

15

20

25

30

20

A sample of 20 grams of roasted and finely ground cocoa beans (as raw material) was placed in a transparent sealable container furnished with a closeable valve. The container was capable of withstanding pressures of 20 bar. The in/outlet valve of the container was equipped with a filter to retain ground-up bio-mass (the raw material) within this first vessel. 50 grams of HFC 134a was introduced into the vessel and the vessel was then sealed. A slurry was formed between the cocoa bean solids and the HFC 134a.

A second (empty) transparent vessel which was similar to the first vessel was prepared and the two vessels were connected by means of their inlet/outlet valves. The valves of both vessels were both closed.

The two connected vessels, one containing the slurry and HFC 134a and the other empty, were then placed in an oven until the temperature of the contents rose to 50 degrees Celsius.

When the two vessels had warmed up to 50 degrees Celsius, the valves were opened so that the warm HFC 134a was able to pass from the vessel containing the bio-mass to the empty vessel. The valves were then closed.

The transfer and collection of the clear warm HFC 134a was readily accomplished via the filters. No boimass was present in the clear solution which had been transferred to the second vessel.

10

15

21

Both vessels were allowed to cool.

Upon cooling of the HFC 134a, it was observed that cocoa butter (ie cocoa oil) had precipitated out of solution as a flocculent white precipitate.

Furthermore, due to the difference between the specific gravity of the "oil" (which in most cases is substantially lower than 1.00) and the solvent (which is substantially greater than 1.2) the precipitate was seen to rise to the surface of the (now cold) HFC 134a solvent leaving a clear layer of HFC 134a below it. A small amount of further precipitation of cocoa butter solids could be encouraged by refrigeration of the second vessel containing the HFC 134a.

Recovery of the HFC 134a layer was achieved either by decantation or by further filtration.

The cold solvent layer which then contained substantially no dissolved cocoa oil could then be returned to the vessel containing the original ground cocoa bean bio-mass and/or new bio-mass to be re-used in the extraction process.

25

When the first vessel was again warmed more cocoa butter could be extracted into the solvent, the solvent transferred is the second vessel and cooled.

30 This cycle was repeated several times and a substantial amount of cocoa butter concentrated in the

22

second vessel. The roasted and ground cocoa beans in the first vessel were largely devoid of cocoa butter after only a few cycles (about 5).

5 Example 1:

A sample of North Sea drilling mud comprised a highly acidic moist powder of finely ground mineral particles, water and oil. In the past, mud of this type has been jettisoned from the drill platform directly into the sea. This practice is coming under close scrutiny for environmental reasons as it is very damaging to the local environment.

The process of the present invention allows recovery

of some of the contaminating oil from such slurries.

Disposal of the treated residue into the sea could then

be allowed to continue without damage to the environment.

The value of the oil recovered could help off-set the,

inevitable on-costs of treatment.

20

25

30

100 grams North Sea drilling mud was loaded into a 1 litre vessel such as that described as vessel A in Figure 1. An entire system as illustrated in Figure 1 was then assembled and sealed and filled with solvent which in this case was a mixture of HFC 134a (90% w/w) and butane (10% w/w)].

The temperature of the contents of vessel A was allowed to rise to about 50°C as the contents of vessel B were cooled to about 0°C. Solvent circulated quickly

23

around the system and a pale yellow oil began to accumulate at the top of vessel B.

After 20 minutes of operation at equilibrium conditions (after stable temperatures had been achieved in vessels (1) and (2), the system was system was shut down. All valves (except valves (14) and (15) and the bottle shut-off valve (10) were closed. Upon opening of valve (13), solvent emerged and was collected in a bottle. Opening of valve (14) also caused solvent to emerge into the bottle. In so doing, the layer of oil in vessel (2) was observed to rise. As oil emerged through valve (13), it was collected into a second sample bottle.

A small quantity of solvent was seen to "boil-off" the oil sample. On a larger scale, this solvent could have been recovered and re-used.

The oil was found by analysis to be of excellent (light) and saleable quality.

The present invention thus addresses many of the disadvantages listed above and provides a means of obtaining fixed oils and mineral oils in good yields in a form approaching 100% purity. The following points relate to practical operating matters for the process of the present invention:

Temperature difference between vessels (1) and (2)

25

For maximum economic use of equipment designed to prepare extracts such as those of interest to us, it is

WO 00/43471

24

PCT/GB00/00125

beneficial to operate vessels (1) and (2) at widely dissimilar temperatures. (The difference between these temperatures is commonly referred to as " ΔT "). The larger the " ΔT " the better the equipment will perform.

5

20

25

30

However, limits on " ΔT " are imposed by the design and fabrication of the equipment.

Upper limit of operating temperature of Vessel (1)

When HFC 134a is used, whether mixed with another solvent or not, a rise in the temperature of operation of Vessel (1) will automatically cause an increase in the pressure (vapour pressure) within the sealed system. Indeed, the highest operating temperature of vessel (1) must obviously never exceed and be less than the "critical temperature" of the solvent (mixture) in use.

Also this highest operating temperature would be limited to a temperature above which damage to the raw-material or the extract might occur.

Lower limit of operating temperature of Vessel (2)

The operating temperature of Vessel (2) must be as low as can be conveniently arranged. Sub-ambient and even refrigeration temperatures can be used.

The lower limit of operation of Vessel (2) will be determined by the characteristics of the solution (and its ability to dissolve solute). The solute must dissolve in the solvent as "poorly" as can be arranged

25

and the "poverty" of this dissolution can be enhanced by lowering the temperature of operation of Vessel (2). The low limit is also governed by the viscosity of the resulting oil since at very low temperatures some oils may become difficult to handle.

26

Claims

1. A method of extracting oil from a substance, the method comprising the steps of:

5

- a) contacting the substance with a solvent comprising HFC 134a, and optionally one or more co-solvents, in a sealed first vessel;
- b) elevating the temperature of the sealed first vessel, and optionally causing agitation of the heated mixture;
- c) separating the resulting solution from the substance by transferring the solution to a second vessel;
 - d) cooling at least the second vessel to release oil from solution; and

- e) separating the oil from the solution.
- 2. A process as claimed in claim 1, wherein the co-solvent is liquid at room temperature.
- 3. A process as claimed in claim 1, wherein the co-solvent is selected from the group comprising: hydrocarbons; low boiling aliphatic esters; ketones; chlorinated, fluorinated and chlorofluorinated hydrocarbons; ethers; dimethyl formamide;

27

tetrahydrofuran; dimethyl sulphoxide; alcohols; carboxylic acids; acetic anhydride; and nitriles.

A process as claimed in claim 3, wherein the co-solvent is selected from 5 the group comprising: alkanes; benzene and its esters; acetates and butyrates; acetone; methyl isobutyl ketone; methyl ethyl ketone; dichloromethane; dichloro difluoromethane; dimethyl ether; diethyl ether; methyl alcohol; ethyl alcohol; npropanol; iso-propanol; acetic acid; formic acid; and 10 acetonitrile (methyl cyanide) anhydrous liquefied ammonia, liqufied sulphur dioxide, nitric oxide, nitrogen dioxide, nitrous oxide, and hydrogen sulphide, carbon disulphide, nitromethane, and nitrobenzene.

15

5. A process as claimed in claim 3 or 4, wherein the co-solvent is selected from the group comprising: lower alkanes, lower alcohols (ie $C_{\rm s}$ or lower), acetone, dimethyl ether and diethyl ether.

- 6. A process as claimed in any preceding claim, wherein the sealed first vessel is heated to a temperature of from 40 to 60°C, inclusive in step (b).
- 7. A process as claimed in any preceding claim, wherein the second vessel is cooled to a temperature in the range 10° to 25°C, inclusive, in step (d).
- 8. A process as claimed in any preceding claim, 30 wherein the substance is selected from the group

28

comprising: seeds, nuts, ground nuts, and oil shale or mud.

- A sealable apparatus comprising first second vessels, each vessel having at least one closable 5 value through which solvent may pass, wherein the first and second vessel are in fluid communication with one another by means of the closable valves, wherein the first vessel is adapted to receive a substance from which oil is to be extracted and incorporates a filtering 10 device to prevent passage of the substance out of the first vessel through the or each valve, and wherein a solvent comprising HFC 134a together with one or more optional co-solvents is provided in the first vessel and may be transferred between the first and second vessels 15 via the or each valve.
 - each valve is a one way valve and the first and second vessels each have an inlet valve and an outlet valve, the apparatus being arranged in the form of a circuit so that the outlet valve of the first vessel is connected to the inlet valve of the second vessel, and the outlet valve of the first vessel is connected to the first vessel is connected to the of the second vessel is connected to the inlet valve of the first vessel, so that the flow of solvent around the circuit occurs in one direction only.

20

25

11. Apparatus as claimed in claim 9 or 10, wherein the first vessel is provided with a heating means and/or 30 is associated on its inlet side with means for heating incoming solvent.

29

- 12. Apparatus as claimed in claim 9, 10 or 11, wherein the second vessel is provided with cooling means and/or is associated on its inlet side with means for cooling incoming solution.
- 13. Apparatus as claimed in any of claims 9 to 12 wherein the apparatus includes a reservoir of additional solvent and means for introducing or removing solvent from the circuit, the point of addition or removal of solvent from the circuit preferably being between the outlet side of the second vessel and the inlet side of the first vessel.
- 14. Apparatus as claimed in any of claims 9 to 13, wherein the apparatus includes means for withdrawing from the second vessel directly and/or from the inlet side of the second vessel oil which has separated from the solvent.

20

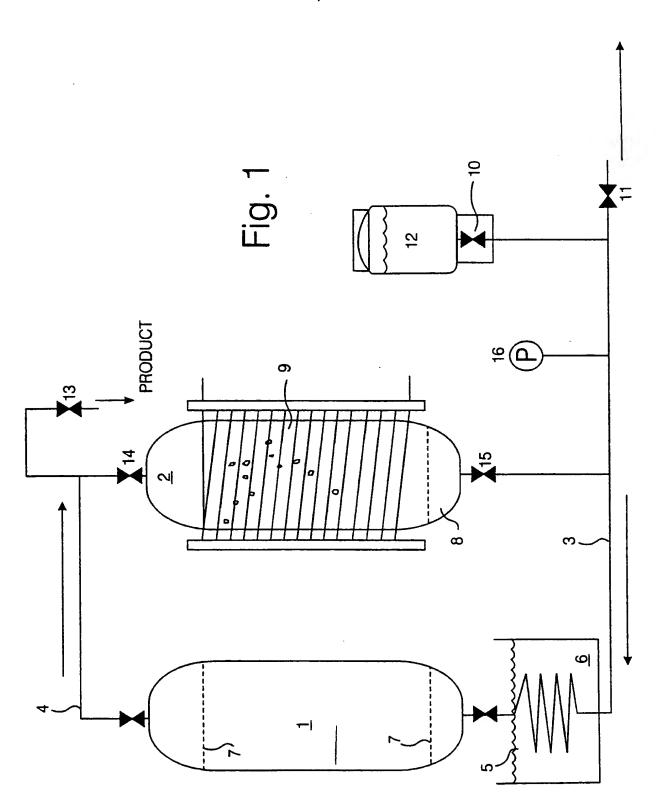
5

10

15. Apparatus as claimed in any of claims 9 to 14, wherein the apparatus includes means for determining the pressure in the circuit and/or the temperatures of the first and second vessels.

25

16. Apparatus as claimed in any of claims 9 to 15 wherein the first and second vessels are transparent pressure vessels capable of withstanding pressures of not more than 25 bar.







International Application No PCT/GB 00/00125

		<u> </u>							
A. CLASSI IPC 7	C11B1/10 C11B9/02 C10G1/04	•							
According to International Patent Classification (IPC) or to both national classification and IPC									
	SEARCHED	audit dire inc							
Minimum do	ocumentation searched (classification system followed by classification	on symbols)							
IPC 7	C11B C10G								
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched									
Electronic d	ata base consulted during the international search (name of data base	se and, where practical, search terms used)						
	•								
C. DOCUMENTS CONSIDERED TO BE RELEVANT									
Category °	Citation of document, with indication, where appropriate, of the rele	evant passages	Relevant to claim No.						
,	U0 05 06704 4 (707 510 500 500 500 500 500 500 500 500 500								
X	WO 95 26794 A (ICI PLC ;POWELL RI LLEWELLYN (GB); NAOKES TIMOTHY JA	CHARD	1-8						
	(GB);) 12 October 1995 (1995–10–1								
	page 2, paragraph 2	•							
	page 3, paragraph 1 page 4, paragraph 6 -page 5, para	granh 2							
	examples 1,10	graph 5							
	FD 0 616 001 A (ADVANCED DUVTONTO	20 LTD)							
X	EP 0 616 821 A (ADVANCED PHYTONIC 28 September 1994 (1994-09-28)	(S LID)	1-3,6-8						
	page 3, line 40-42								
	page 4, line 18-23								
	page 4, line 43 page 7, line 36-40								
	table 1								
Α	Examples		9-16						
	-	-/							
	her documents are listed in the continuation of box C.	X Patent family members are listed	in annex.						
1		"T" later document published after the inte	emational filing date						
consid	ent defining the general state of the art which is not lered to be of particular relevance	or priority date and not in conflict with cited to understand the principle or th invention							
"E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention									
"L" document which may throw doubts on priority claim(s) or involve an inventive step when the document is taken alone									
citation	n or other special reason (as specified) ent referring to an oral disclosure, use, exhibition or	"Y" document of particular relevance; the cannot be considered to involve an in document is combined with one or mo	ventive step when the						
other i	means ent published prior to the international filing date but	ments, such combination being obvio in the art.	us to a person skilled						
later th	nan the priority date claimed	"&" document member of the same patent	family						
Date of the	actual completion of the international search	Date of mailing of the international se-	arch report						
17 April 2000		04/05/2000							
Name and r	nailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2	Authorized officer							
	NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,	D							
[Fax: (+31-70) 340-3016	Rooney, K							





International Application No PCT/GB 00/00125

	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
ategory 3	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	US 5 005 655 A (STOKKE OLAF M ET AL) 9 April 1991 (1991-04-09) column 3, line 60 -column 4, line 7 column 9, line 52-60	8
A	column 3, line 60 -column 4, line 7	9-16
	·	





Information on patent family members

International Application No PCT/GB 00/00125

 Patent document cited in search report 	t	Publication date		Patent family member(s)		Publication date
WO 9526794	A	12-10-1995	AU AU BR CA CN EP JP NZ	678104 E 1897095 / 9507212 / 2185422 / 1147208 / 0752903 / 9510913 7 281989 /	L 7 7 7	15-05-1997 23-10-1995 09-09-1997 12-10-1995 09-04-1997 15-01-1997 04-11-1997 27-05-1998
EP 0616821	A	28-09-1994	GB CA IL US	2276392 / 2115599 / 108652 / 5512285 /	A A	28-09-1994 23-08-1994 15-07-1998 30-04-1996
US 5005655	Α	09-04-1991	DE DE EP US	3885030 I 3885030 7 0302734 7 4836302 7	T A	25-11-1993 03-03-1994 08-02-1989 06-06-1989
US 4331695	A	25-05-1982	AT AR AT BE CA CH DE DK ES FR GB IT JP UNL NO SE	331374 196843 196843 1099972 809028 1015373 581183 2363418 421693 2211528 1446638 38654 1009074 49099302 69062 7317592 141168 392907 1	A A A A A A A A A A B	25-08-1976 19-02-1974 15-11-1975 21-06-1974 09-08-1977 29-10-1976 11-07-1974 02-09-1985 01-05-1976 19-07-1974 18-08-1976 10-05-1978 10-12-1976 19-09-1974 22-02-1974 25-06-1974 15-10-1979 25-04-1977